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Date of the state	
U.S. APPLICATION NO.	FIRST NAMED APPLICANT
09/701623	WANG 1151-4153US1
	DYTERNATIONAL APPLICATION NO.
MORGAN & FINNEGAN	RCT/US99/13959
345 PARK AVENUE	
NEW YORK NY 10154 0053	LA. FILING DATE PRIORITY DATE
	06/21/99 06/20/98
	<sub>ратемаце</sub> , <b>25</b> APR 200
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NOTIFICATION OF MISSING REQU	JREMENTS UNDER 35 U.S.C. 371 IN THE UNITED
	ED/ELECTED OFFICE (DO/EO/US)
1. The following items have been submitted by the	applicant or the IB to the United States Patent and Trademark .494) B an Elected Office (37 CFR 1.495):
Company of the State of the Sta	Indication of Small Entity Status.
Copy of the international application.	Translation of the international application into English.
Oath or Declaration of inventors(s).	Translation of Article 19 amendments into English.
Copy of Article 19 amendments.	Other:
Priority Document.	
The International Preliminary Examinat	ion Report in English and its Annexes, if any. nal Preliminary Examination Report into English.
Translation of Annexes to the internation	Har Fremmany Examination Report into Pargusti.
2. Applicant has requested early processing unde	r 35 U.S.C. 371(f) but has not filed the following indicated items and/or
the indicated items in paragraph 3 below. The Basic	National Fee and the copy of the international application must be filed
prior to 20 or 30 months from the priority date to av	oid abandonment.  Copy of the international application.
U.S. Basic National Fee.	
3 . The following items MUST be furnished within	he period set forth below in order to complete the requirements for
acceptance under 35 U.S.C. 371	glish. A processing fee will be required if submitted
later than the appropriate 20 or 30	months from the priority date.
The current translation is defective	for the reasons indicated on the attached Notice of Defective
Translation.	
b Processing fee for providing the tran appropriate 20 or 30 months from	slation of the application and/or the Annexes later than the
appropriate 20 or 30 months from	in compliance with 37 CFR 1.497(a) and (b), properly identifying
the application (preferably by the	International application number and international filing date). A
surcharge will be required if subm	utted later than the appropriate 20 or 30 months from the priority
date:  The current oath or declaration do	es not comply with 37 CFR 1 497(a) and (b) for the reasons
indicated on the attached PCT/DC	/EO/917.
3. 2. 14 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	declaration later than the appropriate 20 or 30 months from the
priority date (37 CFR 1 492(e)).	large entity small entity, including any required multiple dependent
claim fee are required. Applicant must submit the	additional claim fees or cancel the additional claims for which fees are
due (37 CFR 1 492(g)). See attached PTO 875.	
for the part submitted the required sequence	ence listing pursuant to 37 CFR 1.821-1.825. See attached
PCT/DO/EO/920	
AULOF THE ITEMS SET FORTH IN 3(a) 3(d)	, 4 AND 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2) E OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM
THE PRIOR THY DATE FOR THE APPLICATION	ON WHICHEVER IS LATER. FAILURE TO PROPERLY
RESPOND WILL RESULT IN ABANDONMEN	
The firm every deep above may be extended by filing	a petition and fee for extension of time under the provisions of 37 CFR
5(136(a)	
	AUGUST Commenced and a second and about the second and about a second and about a second and a second a second and a second a second and a second a second and a second a second and a second a second and a second a
A processing fee will be	nnexes MUST be submitted no later than the time period set above or the required if submitted later than 20 or 30 months from the priority date.
7 The Article 19 amendments are cancelled sin	e a translation was not provided by the appropriate 20 (37 CFR 1:494(d
or 30 (37 GFR 1) 495(d)) months from the priority of	ate
Applicant is reminded that any communication to the	e United States Patent and Trademark Office must be mailed to the
address given in the heading and include the U.S. a	pplication no. shown above. (37 CFR 1.5)
	VIII COLUMNIA DE LA COLUMNIA DEL COLUMNIA DE LA COLUMNIA DEL COLUMNIA DE LA COLUMNIA DE LA COLUMNIA DE LA COLUMNIA DEL COLUMNIA DE LA COLUMNIA DEL COLUMNIA DE LA COLUMNIA DE LA COLUMNIA DE LA COLUMNIA DE LA COLUMNIA DEL COLUMNIA DE
	MUST be returned with this response.  The response recognition to the response recognition to the response response recognition to the response response recognition to the response re
Enclosed PEIVDO/E0/917	TOO TOO WOOD

FORM PCT/DO/EO/905 (March 2001)

Telephone: 703 305 3659